Pt. 172

(d) Third and Each Subsequent Repetitive Negligent Violation Within 3 Years of Violation Handled Under Paragraph (G)(2) or (G)(3). The final penalty disposition will be in an amount ranging from a minimum of 50 percent of the loss of revenue to a maximum of 100 percent of the loss of revenue.

(e) Fraudulent Violations. The final penalty disposition will be determined in the same manner as in the case of fraudulent violations committed by persons who are not participants in the drawback compliance program (see paragraph (F)(2)(c)).

(5) Final Penalty Disposition When There Has Been A Prior Disclosure. The final penalty disposition will be determined in the same manner as in the case of persons who are not participants in the drawback compliance program (see paragraph (F)(3)).

(H) Violations by Small Entities

In compliance with the mandate of the Small Business Regulatory Enforcement Fairness Act of 1996, under appropriate circumstances, the issuance of a penalty under section 593A may be waived for businesses qualifying as small business entities. Procedures that were established for small business entities regarding violations of 19 U.S.C. 1592 in Treasury Decision 97-46 published in the FEDERAL REGISTER (62 FR 30378) are also applicable for small entities regarding violations of section 593A.

[T.D. 00-5, 65 FR 3809, Jan. 25, 2000]

PART 172—CLAIMS FOR LIQ-UIDATED DAMAGES; PENALTIES SECURED BY BONDS

Sec.

172.0 Scope.

Subpart A—Notice of Claim and Application for Relief

172.1 Notice of liquidated damages or penalty incurred and right to petition for relief.

172.2 Petition for relief.

172.3 Filing a petition.

172.4 Demand on surety.

Subpart B—Action on Petitions

172.11 Petitions acted on by Fines, Penalties, and Forfeitures Officer.

172.12 Petitions acted at Customs Head-quarters.

172.13 Limitations on consideration of petitions.

172.14 Headquarters advice.

Subpart C—Disposition of Petitions

172.21 Decisions effective for limited time.

172.22 Decisions not protestable.

Subpart D—Offers in Compromise

172.31 Form of offers.

172.32 Authority to accept offers.

172.33 Acceptance of offers in compromise.

Subpart E—Supplemental Petitions for Relief

172.41 Time and place of filing.

172.42 Supplemental petition decision authority.

172.43 Waiver of statute of limitations.

AUTHORITY: 19 U.S.C. 66, 1618, 1623, 1624.

SOURCE: T.D. 00-57, 65 FR 53578, Sept. 5, 2000, unless otherwise noted.

§172.0 Scope.

This part contains provisions relating to petitions for relief from claims for liquidated damages arising under any Customs bond and penalties incurred which are secured by the conditions of the International Carrier Bond (see §113.64 of this Chapter). This part does not relate to petitions on unsecured fines or penalties or seizures and forfeitures, nor does it relate to petitions for the restoration of proceeds of sale pursuant to 19 U.S.C. 1613.

Subpart A—Notice of Claim and Application for Relief

§ 172.1 Notice of liquidated damages or penalty incurred and right to petition for relief.

(a) Notice of liquidated damages or penalty incurred. When there is a failure to meet the conditions of any bond posted with Customs or when a violation occurs which results in assessment of a penalty which is secured by a Customs bond, the principal will be notified in writing of any liability for liquidated damages or penalty incurred and a demand will be made for payment. The sureties on such bond will also be notified in writing of any such liability at the same time.

(b) Notice of right to petition for relief. The notice will inform the principal that application may be made for relief from payment of liquidated damages or penalty.